

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
P.O. Box 1451  
Alexandria, VA 22313-1451

AL/TLC

Mailed: December 20, 2005

Opposition No. 91166000

ADECCO SA

v.

ADESSO SYSTEMS, INC.

**Angela Lykos, Interlocutory Attorney**

On October 28, 2005, applicant filed a proposed amendment to its application Serial No. 78351940.<sup>1</sup>

By the proposed amendment applicant seeks to change the identification of goods and services from:

International Class 9: Computer software platforms for use in developing, deploying and/or operating mobile applications; computer software platforms for use in storing, communicating and/or sharing data with other computer applications that store, process or provide data for use in mobile applications

to:

International Class 9: Computer software platforms for use in developing, deploying and/or operating mobile applications; computer software platforms for use in storing, communicating and/or sharing data with other computer applications that store, process or provide data for use in mobile applications, all of the above goods not relating to human resources services

and

International Class 42: Application service provider (ASP), namely, hosting computer software applications for use in developing, deploying and/or operating mobile applications and for use in storing, communicating and/or

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<sup>D</sup> Defendant's consented motion to extend (filed October 31, 2005) time is granted.

sharing data with other computer applications that either store, process or provide data for use in mobile applications; designing and customizing such computer applications; providing computer consulting and technical support services, namely, troubleshooting of computer software problems for the foregoing computer software applications for the foregoing computer applications

International Class 42: Application service provider (ASP), namely, hosting computer software applications for use in developing, deploying and/or operating mobile applications and for use in storing, communicating and/or sharing data with other computer applications that either store, process or provide data for use in mobile applications; designing and customizing such computer applications; providing computer consulting and technical support services, namely, troubleshooting of computer software problems for the foregoing computer software applications for the foregoing computer applications, all of the above services not relating to human resources services

Trademark Rule 2.133(a) provides, in pertinent part, that an application which is the subject of a Board inter partes proceeding may not be amended or disclaimed in part, except with the consent of the other party or parties and the approval of the Board, or except upon motion. However, the proposed amendment must also comply with all other rules and statutory provisions.

The parties are informed that the proposed amendment is clearly limiting in nature and in compliance with all other applicable rules and regulations, and if agreed to by opposer, it could be approved and entered.

Opposer herein is allowed until **thirty days** from the mailing date of this order to provide written consent to applicant's amendment, failing which consideration of the amendment will be deferred until final decision, or if

applicable, summary judgment. See TBMP Section 514.03 (2d. ed. rev. 2004).

Proceedings herein are otherwise suspended.